As respects the State Bank of Indiana, it can, no doubt, resume at the earliest day the leading Western Banks will name. Whether it can do so at an earlier peried, without permanent injury to the Bank itself, irrespective of the genopinion can be formed, when the condition of the branches invited. besides, to the State, must be added to the debt to pay the interest upon which, no means exist except a resort to direct bly.

Counties, may be annually reported to the General Assemties and the House then proceeded to hallot for Enrolling Clerk. Messrs. Benson, Taylor, Johnson, terest upon which, no means exist except a resort to direct bly. taxation: I say added to it, because the State has now nearly The interests of the State University, endowed by a Douglass, Scott, Tarkington, and Slack, were anhalf her share of the capital drawn out, and the losses inci- munificence of the General Government, are entitled to nou dent to a sudden winding up of the concerns of the bank, your especial attention. To make that Institution proswould well nigh dissipate the balance. As to the general perous, useful and permanent, will require a constant suereised for the correction of all abuses, which may be found pervision of its affairs, and its fund should be protected to exist, in order to sustain its character and usefulness, as an with the most watchful vigilance. I am in possession of institution in which the people of the State have a deep in- no facts, from which I can give any account of the pro-

The act authorising the issue of Treasury Notes provided I have endeavored thus to lay before you the condition that they should be issued of the denominations of fifty and and wants of the State, as fully as the means within my of five dollars, in an equal amount of each kind. The larger notes have proved inconvenient for circulation, and for the power would enable me, with such suggestions as seemed important for your consideration. There is, as you will payment of taxes, and have suffered and are still liable to a important for your consideration. There is, as you will greater depreciation than those of the less denomination. It perceive, little in the aspect of our affairs, upon which we is believed that it would be highly beneficial to the public can look with pleasure. It is difficult to foresee the result generally, if provision were made by law for the State to of the present state of things, and equally as difficult to take up the fifties, by substituting in their place notes of five determine, what particular remedy should be applied ed and qualified. dollars. As the State can lose nothing by the operation, no The involvement of the citizens, while adding to the emgood reason can be conceived why this should not be done barrassments of the affairs of the State, increases the following message from the Senate. immediately, the more especially as it is now settled that a nount of responsibility resting upon us. There never they must remain in the hands of the people, until they can be taken up in the collection of the State revenue. Under has been a time in the history of our State when a spirit the House of Representatives that the Schate has existing circumstances bonds cannot be sold for their redemption, and it will require every exertion to prevent their dedonment of all selfish designs were more impetuously repreciation. Their value as a circulating medium, for which quired of those entrusted with the management of her they have been used, must now depend on the facility with concerns,

From the report of the Treasurer of State which will be the fiscal year is \$29,774.93.

fore you, shows the assessments of the present year from the just rights of all, shall receive my most willing sancwhich the revenue of 1842 is to be derived. It appears that tion. May all your labors be signalized by harmony of for the government of the last General Assembly, philosophical, and many distinguished men, military, civil ton Circuit Court should be abolished. the whole taxable property of Indiana is valued at \$95,518,action, and followed with the most beneficial results to our be adopted by the Senate as the rules of the previous description. Say all your rations be signalized by a rule of the previous description. Say all your rations be signalized by the Senate as the rules of the previous description. Say all your rations be signalized by the Senate as the rules of the previous description. That it is the express description and judicial, who occupied commanding stations in the Resolved, for her, That it is the express description and judicial, who occupied commanding stations in the rules of the previous description. ous year of \$5,762,978. The number of polls returned are common constituents. 103,746, showing an increase in the number of polis of 3,458. The revenue received the present year for State purposes will be \$459,884,55. This amount is derived under the law directing an annual permanent tax of forty cents to be levied each year on the grand assessment for Internal Improvement purposes, and seventy-five cents on each poll to pay the current expenses of the State Government. These expenses are estimated for the ensuing year at \$92,750,00.

The present Librarian of the State in the faithful discharge of his duties has placed the library in excellent condition Many books which were supposed to be lost, have been re-Being entrusted with the care of the capitol, close attention the names of members, when the following answers the names of members and the n so much complained of amongst those by whom it has been nan of Knox county.

on the 14th of last June. In pursuance of the Act just named, vesting their appointment in the Executive, Joseph R. Pratt and John McDougal Esque, were appointed to the State Prison—Mr. William Collim, Clerk, Dr. Samuel Merriwether, Physician, and the Rev. Fernandez C. Holliday, of the Methodist Episcopal Rev. Fernandez C. Holliday, of the Methodist Episcopal Rev. Proceed to Legislative business.

drawn, for the purpose of determining, by lot, the quorum, and elected John W. Davis, Speaker, and quorum, and elected John W. Davis, Speaker, and progress; for although we have not as yet seen the letters, the next legislature to pass a stay law of other one quorum, and elected John W. Davis, Speaker, and progress; for although we have not as yet seen the letters, the next legislature to pass a stay law of other one quorum, and elected John W. Davis, Speaker, and progress; for although we have not as yet seen the letters, the next legislature to pass a stay law of other one quorum, and elected John W. Davis, Speaker, and progress; for although we have not as yet seen the letters, the next legislature to pass a stay law of other one quorum, and elected John W. Davis, Speaker, and progress; for although we have not as yet seen the letters, appointed the next legislature to pass a stay law of other one quorum, and elected John W. Davis, Speaker, and progress; for although we have not as yet seen the letters, appointed the next legislature to pass a stay law of other one quorum, and elected John W. State of Revolved, That it would be next legislature to pass a stay law of other one quorum, and elected John W. State of Revolved, That it would be next legislature to pass a stay law of other one quorum, and elected John W. State of Revolved, That it would be next legislature to pass a stay law of other one quorum. And stay is the next legislature to pass a stay law of other one quorum. And stay is the next legislature to pass a stay law of other one quorum. An elected John W. State of Revolved, That it would be next legisla Rev. Fernandez C. Holliday, of the Methodist Episcopal David Herriman drew 2 years, Abner Davis 3, ready to proceed to Legislative business.

hesitation in saying that the Pason itself, and the entire policy of this discipline, as established by law, cannot be too motion relative to the new members, which on mosoon abandoned for the character of the State. The country tion of Mr. Herriman was laid on the table, and The House adjourned. has been full of rumors, for many years, of mismonagement then the Senate proceeded to the election of Princi and want of proper attention on the part of the Superinten- pal Secretary : dents; but it needs only a hasty examination of the entire concern, to satisfy the most dull observer, that no man, or set of men, the best qualified that can be found, would be able to succeed in the management of the present Prison, as such an institution ought to be conducted. The Prison itself, is entirely too small, and the buildings are ill-designed and worse constructed. When the additional buildings, contemplated by the Act of last session, shall be completed, the space within the walls will be so nearly filled up, that it will duly elected. be impossible to employ the convicts in the limits of the On motion, proceeded to the election of Assistant Prison, with advantage to the Superintendents, or the State. Secretary of the Senate. The following was the Indeed, suitable workshops, with the requisite light and air and properly ventilated to secure the health of the prisoned cannot be obtained without procuring an additional lot o ground, which cannot be done except at a very extravagant

The location of the Penitentiary on the Ch'o river, in th immediate vieinity of a flourishing commercial city, furnish es every facility for the profitable employment of the con victs; and a removal to a distance from Jeffersonville is no to be desired. The ineligibility of the present site, however, is very obvious. The Prison is situated within the i.cor- J. H. Farquhar, of Franklin county, having re porated limits of the Town, with dwellings of the citizens | crived a majority of all the votes given, was declar near it. The practice has been for many years, and I app no ed duly elected. the institution in conflict with the police at Jenersonville.

It is admitted to your consideration, whether it would not

town of Jeffersonville. It is believed that a suitable site, of Eurolling Secretary. containing the requisite space, can be procured for a reason- Saml. C. Dunn was elected on the eleventh bal- Brown, E. A. able sum at a short distance from the Fown, which will sediessing and preparing this shore for the election of a new adjourned. Penitentiary. To effect this object it would only be necessary to change the existing contract with the Superintendents, so far as to permit them to discharge the amount they At 10 o'clock the House was called to order by Cooley, J. T. have already agreed to pay the State, annually, for the labor Mr. Bennett. applied to the erection of walls and shops for a new Pri-oa. 96 members. defects of the present system might be avoided, and the in- John W. Davis was nominated. Mr. Henly de- Graham, C. C. provements in prison discipline, which the experience and clined being a candidate.

After the first balloting, Messrs. Bearss and Gro
Hannegan, E. A.

Hannegan, E. A.

Hendricks, John

Wer appeared were qualified and voted until then, be applied to the Penitentiary system of Indiana, ver appeared, were qualified, and voted. When Indianapolis was established as the seat of our State Government, upon lands granted by Congress I I that purpose, a lot of ample size was reserved by the Sta'e for the purpose of a Lunatic Asylum. Nothing has been done heretofore by the Legislature to carry out the object of this reservation, although the example of several neighboring States, has been constantly before us for many years. In all the legislation respecting the insane, they have been regarded as incapable of self-government. No provision has been made for the es- Henly and Defrees.

for your decision, whether and by what means the object of the above reservation shall be effected. some legislative interference. By the last census it appears was qualified, and took his seat. that there are in this State 305 deaf and dumb persons, and our Statute books remind us that no provision has been made for their instruction. In this matter, Indiana is behind the H. Eiliott were severally announced as candidates Peak, M. times. The comprehensiveness of modern systems of educa- for Principal Clerk. tion embraces means of instauction adapted to the capacities of this unfortunate class, by which they are readily enabled to acquire knowledge and communicate their ideas. The Constitution makes it the duty of the General Assembly to provide by law for a general system of Education, wherein tuition shall be equally open to all. A full compliance with this fundamental rule of our State Government, cannot be On motion, the House then proceeded to ballot Saylor, M. Z.

tablishment of an institution, where they may be placed and

submitted to proper medical treatment. The question is left

parted by the ordinary means of instruction. As connected with the perpetuation of free principles, and the stability of our Government, no subject is of more vital importance, than the general diffusion of knowledge, from its elementary principles, to the highest grades of learning. Our State constitution has imposed it upon the General Assembly "to provide by law for a general system of education ascending in a regular gradation from Township Schools to a State University, wherein tuition shall be gratis, and equally open to all." Although there has been much legislation, but little progress has been usade in the pertection of such a system. It may be that seco a principal cause of failure is to be found in the fact, that after an ineffectual motion to adjourn too much reliance has been placed in devising particular systems, which, of themselves are expected to produce the desired result, without any reference to the peculiar state of society, or the means which can be commanded to carry out those systems. It is a most impossible to ascertain the amount, or condition, of the funds appropriated for the henefit of schools. Are these funds in a situation to be applied as appropriated ! What amount can be relied upon -and is this the entire amount sufficient to answer any valuable purpose, or is it necessary to make additions to the funds, already designed to aid in a compliance with the requisitions of the constitution? Until these matters the requisitions of the constitution? Until these matters are partially democrated? Washington, Jefferson, Monroe, Monton to the funds, already designed to aid in a compliance with the requisitions of the constitution? Until these matters are partially democrated? Washington, Jefferson, Monroe, Monton to the funds, already designed to aid in a compliance with the requisitions of the constitution? Until these matters are partially democrated? Washington, Jefferson, Monroe, Monton to the funds, already designed to aid in a compliance with the following the funds, already designed to aid in a compliance with the requisitions of the constitution? Until these matters are partially democrated? Washington, Jefferson, Monroe, Monton to the funds, already designed to aid in a compliance with the funds, already designed to aid in a compliance with the following the funds, already designed to aid in a compliance with the funds, already designed to aid in a compliance with the funds, already designed to aid in a compliance with the funds. The funds are partial funds are partial funds and the funds are partial funds are partial funds. The funds are partial funds. The funds are partial funds. The funds are partial funds. The funds are partial funds are par

rency for the trading and commercial operations, of every sideration points to the propriety of appointing some suit. The House then proceeded to ballot for an Ascondition of the school funds of the State, that future legis- draw latures may be fully advised of the particular legislation, necessary, to accomplish the design of that admirable feaeral welfare, is a question concerning which a more correct ture in our constitution, to which your attention has been

shall be exhibited through their annual reports to the legisla- The fines and forfeitures in criminal cases have been ture. Rash measures in reference to this sulject are to be set apart as a fund for the establishment of county Semideprecated; for should the Bank be crushed under a premature maries. How it is managed or applied, is under the preattempt at resumption, the people will be deprived of a cur- sent laws, unknown to the legislature. It is respectfully portion of the State debt invested in bank stock, which has suggested that some plan should be adopted, by which the hitherto met its own interest, and yielded a hand-ome profit amount and mode of managing this fund in the respective duly elected and qualified.

gress of the Institution during the past year.

which they can be applied to the payment of taxes, and the It will at at all times afford me the most sincere plea- John F. Farquhar, Assistant Secretary, Sami. C. At the head of the Indiana Division of this projected demand created for them, by the amount of taxes to be col-sure to unite with the Legislature, in the adoption of mea-Donn. Enrolling Secretary, and David Miller, Door sures to promote the welfare, and retrieve the credit of the faid before you, it will be seen that the balance remaining in State. Coming to your duties immediately from the peothe Treasury on the 31st of October last, being the close of ple, you will be well informed of their peculiar wants and necessities, and whatever you may propose for the relief The report of the Auditor of State, which will be laid be- of the community, at the same time impartially securing tion :

> SAML, BIGGER. EXECUTIVE CHAMBER, 7

Indiana Legislature.

December 7, 1841. 5

SENATE.

Monday, Dec. 6. The Senate was called to order by the Hon. covered by him, and some valuable additions have been made | SAMUEL HALL, Lieut. Governor, Douglass Maguire, by purchase under the law of the last session on that subject. | Esq., Principal Secretary to the last Senate, called

ments will prevent that want of comfort and loss of health | The Senators were all present, except Mr. Car-

term of the Superintendents then in office, which took place drawn, for the purpose of determining, by lot, the Revolved. That it would be most impolitic for the Court November 222 1941.

	1st.	24.	3d.	4th
Douglass Maguire,	24	24	24	2
Charles Test,	22	24	24	23
Scattering.	2			_
Douglass Magnire	having	received	a majo	rity of

	result of the four ba	Hotongs			
5. E		1st.	2d.	3d	-4t
11	Albert L. Holmes,	10	9	8	
	Homer Johnson,	19	17	20	1
	J. H. Farquhar	12	15	18	2
1-	Dr. Cross,	4	6	3	
-	T. T. Albertson,	3	3		
	T. T. Albertson, Scattering,		2	1	
	I II December	C 12	Latina Commission	E. F.	

hend it cannot be entirely changed until more room is obtained, to employ a part of the convicts at labor without the Prison, and it has been the cause of much just complaint on Secretary, James G. Read, Senator from Clarke the part of the citizens of Jeffersonville, that they are daily county, appeared, was qualified and took his seat. compelled to witness convicted folons mingling with the Mr. West, of Mar on, asked leave to introduce population of the town. Situated where the Prison is, its ball of Relief: but it was decided by the casting

be expedient and proper to so far change the present situa- nate were made known from the chair. tion of the Prison, as to establish it without the limits of the On motion, the Senate proceeded to the election

its disadvantages. It is said that good stone of the proper David Miller was elected Door Door, and after Butler, Robt. kind, con be procured, and delivered at Jeffersonville at a the pasage of certain resolutions, which will be Chapman, Jos. low rate. A part of the prisoners might be employed in found in the proceedings of the House, the Senate Chapman, J. W. Chrisman, John Cogswell, F. B.

HOUSE OF REPRESENTATIVES.

Coon, Wm. of the convicts, in the preparation of materials, and the The roll was then called, when the members pre-Davis, Jno. W. erection of the necessary buildings. As soon as the cells would be finished, the materials of the old Prison could be Garrigus, Jeptha

With very little additional and from the State, all the glaring The House then proceeded to ballot for Speaker. Gorman, W. A.

First ballot for Speaker. John W. Davis had 51 votes Hutton, Alf ed Joseph G. Marshall 40 . Lawrence, A. 4 . Lingle, Henry Scattering

10 votes Matheny, Francis Davis's majority Mr. Davis was conducted to the chair by Messrs. May, George

After a brief address by the Speaker, On motion, the House then went into an election for Principal Clerk.

The situation of the deaf and domb in this State calls for Mr. Murray, from Huntington, &c., appeared, Nelson, John Messrs. H. B. Milroy, Jos. F. Brown, and Jas. O'Neall, J. F.

Joseph F. Brown had 59 votes Poulson, Dr. John 30 " Rand, James James H. Ellioit 10 " Ritchey, James Scattering

Robinson, A. F. Saffer, W. M. Brown's majority secured, until an institution is provided for those, who are for Assistant Clerk; and Mess. N. Bolton, Bigger. Shively, J. S. susceptible of an education, but to whom it cannot be im- Berry, Bennett, Huckleberry, and Murphy, were Shoupe, G. C. Simonson, J. S. severally announced as candidates. Snoddy, Martin

		First Ballot.		
	Mr.	Bennet had	35	vote
	11	Hackleberry	18	**
	8.4-	Bolton	14	44
	4.0	Murphy	13	368
	*×	Berry	10	4.4
	4.6	Bigger	6	44
	8	Scattering	3	44
io.	pers	on having a majority of all the	19703	es,
		loting was had, which resulted as		
* 1	271 11	eff actual motion to adjourn :		

	Second Ballot.	
Mr.	Pennett had	36
9.6	Huckleberry	30
46	Bolton	12
4.6	Murphy	10
43.	Berry	6
8.6	Bigger	5
pers	on having a majority, the	House adjou

education must accessarily prove inefficient. This con- relations,

able agent or agents to examine into, and report the general sistant Clerk; and Mr. Berry's name was with- STATE SENTINEL.

	Ballot		
	3d.	4th.	5th.
Bennet,	42	47	48
Huckleberry,	40	47	50
Bigger,	5		
Murphy	2	3	
Blunk,		2	1.0

inced as cand	dates.		
	Ballo	ttings.	
	lst	2d.	3d.
Benson	27	35	52
Taylor	19	27	28
Douglass	6	4	2
Scott	16	11	8
Slack	6	2	
Johnson	7	- 3	
Blank	2		
The name of	Morres	Labragon and	121-1- m

informed that the Senate has met, formed a quorum who were disappointed in their hopes to obtain a share of dollars per day.

Keeper, and that they are now ready to proceed to legislative business.

Representatives be informed of the adoption of said joint rules and their concurrence therein requested. The following gentlemen were severally an-

House proceeded to ballot: Haynes, Chadrick, Cox, &c. &c.

Door Keeper.

1	The treated any statement		
-	INDIANA	LEGISLATURE,	
	MEMBERS	OF THE SENATE.	
,	Democrats.	Fed-ralists	
3	Berry, Wm	Aker, M.	
9	Bright, Jesse D.	Angle, Jacob	
f	Carr, Geo. W.	Baird, Thos. D.	
	Carr, John F.	Blair, James	
t	Chamberlain, E. M.	Bradley, Hugh J.	
11	Davis, Abuer	Burk, Lewis	
t	Dobson, David M.	Carman, R. N.	
3	Foster, John	Collins, James	
	Harris, H. J.	Cornet, W. S. T.	
i	Herriman, David B.	Eggleston, J. C.	
1	Hetfield, S.	Efficit, J. T.	
,	Hoover, David	Ever's, Sylvanus	
)	Kinzer, Henry	Gregory, Robt, C.	
	Miller, Smith	Herriott, S. J.	
	Nickel, J. B.	Hoover, S.	
ì	Parks, P. M.	Moffatt, Jas. T.	
-	Read, Jas. G.	Morgan, James	
	Roberts, G. H.	Mount, David	
	Shanks, Wm.	Nave, C. C.	
t.	Sinclair Jos.	Parker, S. W.	
9	Tannehill, Z.	Pitcher, John	
	West, Nathaniel-22	Reeve, Benj. P.	
]		Sands, Isaac	
*		Sheets, Zebulon	

Walpole, T. D. Watts, J. Wright, W .- 28 MEMBERS OF THE HOUSE. Federalists. Barnett, J. J. Barnett, John Bearss, Daniel R. Bowers, H. J. Bradley, John H. Clark, Amos Clement, R. A. Cooper, R. M. Cotton, R. G. Davis, J. S. Defrees, J. D. Deming, E. Devin, Joseph Edwards, John Ell's, J. P. Foley, Jas. P. Foulk, W. R. Frink, Platt Gilbert, G. C. Goodenow, Saml. Goodhue, James, Grever, N. D. Hackleman, P. A. Harding, Israel Fodges, John Howard, Saml.

Hoobler, John

Marsh, Dr. M.

McAlister, Thomas

Pearcy, George, Jr.

Milligan, Jas. P.

Mitchell, Wm.

Monroe, H. C.

Norvel, R. G.

Saook, H. F.

Thompson, ---

Thompson, W.

Warriner, Lewis

Wines, Marshall S.

Wines, William

Wight, A. T.

Stevenson, A. C.

Lee, Azra Lestie, Frederick Marshall, J. G. Meeker, Miner Montgomery, W. G. Murray, Elias Ogden, Daniel Proctor, John Quick, Tunis Reynolds, Wm. Rawlings, Aaron Reed, Juel Robinson, W. C. Rooker, W. D Runnion, P. L. Saunders, James Sinks, Daniel Stratton, Daniel Tisdell, Robert Townsend, Wm. Williamson, J. L .- 47.

Yocum, F. B .- 53. THE INCOMERENCE OF DESPAIR. - The Albany Evening Journal, in one short paragraph, says the Bank is a go on floundering, but this lar is nkot to be caught in a New York are saved exposure. Bank-trap.

CHARACTERISTIC .- In looking at the list of votes given We cannot comply with the request of our friends from Indiana Bonds were sold in New York, at the give received there will be well to the first at the late election in Pennsylvania it will be seen that Shelby county for several reasons, not the least of which latest dates, at the dollar, those counties which bear the following names are strong- is the want of time at present.

THE INDIANA

"UNION, VIGILANCE, PERSEVERANCE."

INDIANAPOLIS, DECEMBER 6, 1841. The POST OFFICE is removed to the large brick building on the north side of Washington street, three doors west of Meridian street.

A NEW DEVELOPMENT.

Grand attempt to " head Captain Tyler" - Movement of Disappointed, Broken-down and Bankrupt Whie Politicians-the GAME they mean to play.

The past week has let us into the secrets which we have for some time suspected, of a chique of disatisfied and disappointed whig office seekers, whose managuvres mystery, but which are likely to have a most important lowing resolutions :bearing upon the future policy of this State, to say the least. For the benefit of the honest people of all parties, we proceed to shed as much light upon the subject as for The names of Messrs. Johnson and Slack were the time being seems to us to be prudent, and we shall hereafter furnish such further developments as the inter- which the State has not received a hora fide cou- S. Mazor for plaintiff. And Col. E. M. Benson was declared duly elect- ests of the public shall seem to require.

The Secretary of the Senate appeared with the blisted one, and though the first demonstration will be any part thereof, of any such bonds. made at the delightful little town of Terre Haute, on the banks of the meandering Wabash, its ramifications extend, at the least, into Ohio and Illinois, and embraces. Resolved, That the House of Representatives be or will embrace, all that large class of trading politicians

-elected Douglass Magnire, Principal Secretary, the "spoils" under the ascendancy of Captain Tyler. tinguished gentlemen of the late Harrison party, Major The Senate has also adopted the following resolut General SAMUEL JUDAN, of Vincennes, and a certain herole Lieurenant Colonel, of Terre Haute, aided by the earliest period practicable. Resolved, That the joint rules which were in force sundry and several lawyers and doctors, political and action for the present session, and that the House of late Presidential contest, but who failed to obtain a "just of this meeting that the next legislature suspend reward" for their important services in the whig cause.

The managers of this new movement, for the purpose nounced as candidates for Door Keeper, and the of facilitating their designs, have already secured the services of one of the most efficient persons belonging to the expenses of the State Government. Hotchkiss, McCormick, Winchell, Harrison, Ber- Whig Editorial Corps in this State, being nobody class Resolved, That a copy of the foregoing Preamryhill, Stipp, Bennett, Irvin, Brown, Chill, Hogan, than the well known late junior of the Wahash Courier, ble and Resolutions he formished our Senators and strong and Marginet Amstrong his wife, Montgomery, Patterson, Miller, Hughey, Mahan, Col. Thomas Downing, ex-aide to Gov. Walace, who Representatives, and by them be laid before the John More, Eliza Moore, James Moore, &c. On the fourth ballot, Mr Patterson was elected will, if his new and splendid materials arrive soon enough. Senate and House of Representatives. establish a newspaper at Terre Haute on the 15th inst.

The meeting then proceeded to consider each resolution and defendant Epitain Morrison, William Moore solution separately. The first was adopted without William Armst ong and Isobel Armstrong his wife,

Prison, and makes many valuable suggestions in favor of res from a new district, and should have drawn with the part of the Senate, to wait on his Excellency, the Presidency is certainly the grand prize for which they During the past summer, while in the Southern part of the State, I made it a point to spend a short time in examining the Prison, its discipline and its adaptation to the purposes of the Prison, its discipline and its was established. While I can freely express my sate faction with the management of the Supernote that the supernote that the management of the supernote that the management of the supernote that the management of the supernote that the supernote that the management of the supernote that the management of the supernote that the management of the supernote that the supernote that the management of the supernote that the management of the supernote that the management of the supernote that the supernote that

summation. And this is not all. One of the persons, an apostate Jacksenian, elected last winter as State Printer for the present and two succeeding Legislatures but who intends making a sinecure of the office by farming out the printing to third persons, and retaining a certain percentage for his own use and behoof,—this person, we say, centage for his own use and behoof,-this person, we say, home, is no doubt in the secret of the McLean movement, and Resolved, That no more State bonds he hapather New, 1940. the people may guess in what way a portion of the profits cuted, alors percent, for lattle more than one built and he had he had he had been along the profits of the people may guess in what way a portion of the profits cuted, alors percent, for lattle more than one built. of the sinecure will be disposed of.

tails of this new movement of men as bankropt in moral as in political principle. We could not forbear, however, to throw our these general highs so that the bankropt in moral to the State ought to be immediately reduced to an Grouphs, and Kollands and to throw out these general hints, so that the honest people might not be taken unawares, and to caution them in alias State Equivilization Board, he analysis of the made to reside the heatless integers of selfish demaResolved. That the Supplemental Legislature.

Resolved. That the Supplemental Legislature.

State Equipmental Legislature.

State gogues who are totally destrute of any of the attributes of political honesty or conscientiousness.

For that is forfested, by taken from mer.

Upon the movement of these men—the political pedition to the political pedition of the pedition

they are very few, the most of them having descried us to become camp-followers to the whig army last year— of the Legislature, and that all debts, judgments, upon the movements of all these political traders and executions, resurd, or to be issued, be stayed until

"HEAD HIM OR DIE."-The Richmond papers con- mosed in them by us. tain a correspondence in which the Hon. Mr. Boits and the call is made, refuse to resign, we will had him the call is made, refuse to resign, we will had him for them at arm's length, and never, by our value of the now celebrated "Coffee House Letter." It will be respectful. That if any of one parties of the call is made, refuse to resign, we will had him for them at arm's length, and never, by our value of the new celebrated "Coffee House Letter." It will be respectful. membered that Mr. B. charged Mr. A. with purioning it. elevate them to any future station of public trust or the life and any future station of public trust or For this he was called to account, when he agreed to sub- bonor. stitute the expression, "taken not only without, but against. Resolved. That the above resolutions be published there. leave." This would not suit Mr. Adams, and the demand. ed in the Indiana State Scatings, published at Ined the usual "satisfaction." Mr. Box's had the good sense.

Signed WM. H. SLEETH, Pres't. to decline fighting a duel, not being altogether willing to James M. BANTER, "die" just yet awhile. Mr. Adams publishes the corres- Robert Hankiss. / Secretaries. pondence, and wishes the public to decide whether he has WM. MONTGOMERY, "headed" him or not.

Opr !- We understand that our Fund Commis- for a new heading to our weekly paper. It our many sioner, Noble, his posted off to New York. If the the pencil of Dr. Yenkel, and in our opinion ser by the Wingor of the land in this country. We is not be the pencil of Dr. Yenkel, and in this country. We is not be the pencil of Dr. Yenkel, and in this country. We is not be the pencil of the kind in this country. personally in relation to certain scandarous operas should like to have our friends call and examine it in the bear to be a second to be a se tions in State Bonds, they will be at the expense before we send it to the engraver. and trouble of sending the Sergeant at-Arms to bring him back. We wish the Commissioner had Charles P. Mitchell, the wing E. Congressman. the Legislatuce.

Dougherty, and Bright, to fill the three vacancies. Gif- exceptions. mer is said to be anti-Bank ; the position of the other two

cluded in accordance with our wishes to postpone

Scott. It is neutral in politics,

PUBLIC MEETING IN WASHINGTON

COUNTY. Taxes-Repudiation of certain State Bonds-Salaries of State officers and Members of the Le-Property Law.

A meeting of the citizens of Washington coun- surt of the and William Patterson. pointed President, Maj. R. Mead and S. M. Hus. determined in his absence. on, Esqs., were chosen Vice Presidents, and J. G. May, Esq., was appointed Secretary,

A committee of seven, consisting of Messes, P., John Shappert } Foreign Amachaent. Parr. Thos. Britain, E. Newland, Wm. Thomps John Wellsons, 5 son, Hugh Rodman, Wm. Lindiey, and Valentine A West in the above entitled cause, a turnshle to last term of said Court, having been issued, as also a summores, against William till this moment have been shrouded in the protoundest Baker, appointed for the purpose, reported the foi- Coleman, as guarantee undersaid will And the as d William Coleman

Resulted. That the taxes now levied and collect. Therefore in parentness of the gader of soid Court, the said John Will. ed, are high and oppressive.

Resolved. That it is the deliberate opinion of his meeting, that the legislature of our State should. Tousday of Petersey next, meetind there to defend the said wettof at its next session, repudante all State bonds for attachment, or the same will be heard and determined in his absence. sideration, and that the legislature should solemnly This movement on the political chess-board is an af- resolve to pay neither principal nor interest, nor

Resolved. That it is the opinion of this meeting, hat the salaries of the Executive and judicial officers of this State should be reduced one third. Resolved, That the per diem allowance of Sena-

Resolved, That the legislature should prohibit

the sale of any State honds for any purpose whatforce, will probably stand those well known and highly dis- ever, unless the means should first be provided to

the further payment of the State bonds, both prin- State of Indiana, Mitrion to mty, se. cipal and interest, until the State is better able to PROBATE COURT OF SAID COUNTY, NOVEMBER TERM, 1841. pay; and that the legislature by no tax upon the Elice N Shimer and Floras Moore, admin-

far as it came under my observation, and in favor of the supern tendents, so to draw; which motion was discussed by Mr. Ellivisions of the law of last winter, as far as they went, I have no the supern tendents, so to draw; which motion was discussed by Mr. Ellivisions of the law of last winter, as far as they went, I have no the law of single or the factor of the supern tendents, so to draw; which motion was discussed by Mr. Ellivisions of the law of last winter, as far as they went, I have no the law of single or the factor of the supern tendents, so to draw; which motion was discussed by Mr. Ellivisions of the law of last winter, as far as they went, I have no the law of single or the factor of the supern tendents, so the factor of the supern tendents of t boosted into the gubernatorial chair upon the back of the lamented Harrison—peace to his manes!—and the man-assembled from the town-hips of Hannver, Union agers of the McLean movement intend to repeat the and Marion, to take into cors decretion the last.

November 2 th 1841. experiment so successful then, and by that means serure et any rate, the names and make ages of the State

and to instruct their representatives W.M. State of Englishers, S city Crimity, Ss. Government,

-and to instruct their representatives with State State of the State State State of the State State State of the State State of the Sta The "sinews of war," MONEY, will not be lacking, but GOMERY and Capt. RORT. HANKINS, appointed Cathorine Leading, &

their value, to raise money to carry on useless "Walls fundament by her assembly and thinks a Decom-But it is not our present intention to go into the de- works and run our State further into dobt.

dlars of our own party in particular, and, thank heaven, Resolved, That a rebefor stay lawfor two years,

tricksters, we shall, like faithful Sentinels, keep an open the first of January, 1844 eye; and whenever we find it necessary to sound an Resolved. That fille Legislature document grant power, and of our session and the language of the session, that we have the grant for the power of the session and the session of the session and the session of t

A New Higgs.-We love bud executed a design

thought proper to remain until after the reading of the famous and lengthy report he has prepared for the Legislature.

The Legislature.

We wish the Commissioner had has been convicted of forgery at New York, as charged in the first indictment found against him. We believe there were several other indictments to the first indictments to the first indictment. coudy if this had failed. If a comme, however, ma-Georgia .- Dawson, the whig Congressman, has fell having excepted to the Recorder's decisions in the lowed the example of Nesbit and Alford, and resigned his course of the trial, the sentence is necessarily one. The wires have naminated Gilmer, pended until the Supreme Court can decide on the

is unknown, and is thought to be a state of betweenity. Hat hat ha !-Clay has " changed his mind" how.

When watching the moving of the waters. It is supposed the again. He will not resign, says the National In-Democrats will nominate Cooper, Black, and Colquit. religencer, by authority. Poor Clay t he hardly to be based on the purpose of saving for sile at the countries of the purpose of saving for sile at the countries. It is supposed in the purpose of saving for sile at the countries of the purpose of saving for sile at the countries. Nor off.-Our Noste Fund Commissioner con- his bacon.

his intended departure for New York. We are We have received the first number of the People's writer means to be brief the second of the secon glad of it. The members will not be put to the trouble of sending the Sergeant-at-Arms after him.

Friend, a new Democratic paper established at Covington by local region and an arms after him.

Friend, a new Democratic paper established at Covington by our friend J. R. Jones, Es j. It is well gotten up and APPILATION'S SALAL.

the requisitions of the constitution? Until these matters Mr. W. J. Brown gave notice that he should warren, &c. &c. And the federal whig counties, the total lowing is a secretary ascertained, every system of common school shortly move to abolish the Committee on Federal lowing: Adams, Beaver, and Somerset. Quite charge.

Scott. It is neutral in politics.

State of Indiano, She by County, ec. SHILLY CIRCUIT COURT, TO FARREARY SERR, 1842.

William Patterson | Poreign Attachment. George Newman. gislature-Prohibition of sale of State Bands- & Writ of Foreign Attachment in the above entitled cause having Resumption by the State Bank-Stay Law- of the south west quarter and the west half of the south east quarter of section eighteen, in translets formers, of range six east, in said courts of Shelly, anacted as the real estate of the said George Newman at the

ty was held at the Court House in Salam, on the proceeding the Jodges of the Shelly Circuit Court as the first day of the Bith inst., the proceedings of which are reported in ty of Sheller, on the fourth Thursday of February, A. D. 1842, then he Salem Republican. Col. E. D. Longs was up-SYLVAN B. MURRIS, Clerk.

> State of Indiana. Shelly County, se. SHELDY CORCUIT COURT, to PERSUADE TERM, A. D. 1842

having that is end their has smower to the said was and summan, stating that he is indebted to the said John Williams, in or about the som of one hundred doffers, by judgment in the Shelty Circuit Court.

liams is hereby notified to personally be and appear before the houses. ble the Indges of the Sheller Circuit Court, on the first day of the ne 4 rm, to be bolden if the Court House, in Shellavelle, in the bourth

ADMINISTRATOR'S NOTICE.

OTHE is betteby given that the analogogued has taken out let-Arthur St. 1 har, deceased, late of the cry of Lawrencement in the county of Dearlogn and State of Incitana. All persons inflicted to said estate are expected to make boundarie settlement, and those barring claims against the same will plottee present them properly authority aled The estate is supposed to be solvent. GEO. W. LANE, tors and Represent trives should be reduced to two Norm-For the purpose of attending to the settlement of claims to a d from said estate I will be in from reprehenge on Theredays of each

pay the interest thereon, without taxing the people. friends, and the public at large, that is, still carries on the Astron and Resolved. That the State Bank and branches Revolved braness in all its branches, on the most favorable surned. He is always ready and without a dead that can be done for the interests should be compelled to resume specie payment at of these who employ han. He will arrend any soles in the country of them whenever desired. Members of the legislature can have hobses Resolved. That the special term of the Washings amended to footefully and well kept, at a reasonable rate. He hopes, that, by his customery attention to all business entrusted to his care, to the same mary-real satisfaction which has at ended has effects bete-WILLIAM BRODLE.

istrate sof the estate of Thomas Mouse deceased, cs. Ephraim Micrison, Jane Moore, the assigns William Moore, William Armstroog, and ment of dow-isabel Armstroog his wife, James Armer and sale of Jesse Moore, and Cathorine Moore, wile of I

the patitioner, Thomas Moore, House of Representatives at 1 past 9 and open the doubtable Dowling, will seem to lead the movement in ment, and briefly stated what he considered the law by not hed that on the eighth day of contract. A. D. 1841, the present session with prayer, and that the Senate the rich valley of the Wabash, by declaring itself in favor to be in relation to the matters contained in the reso much complained of amongst those by whom it has been previously occupied. Some extension of the privileges of the continuous previously occupied. Some extension of the privileges of the Library, it is believed is necessary to carry out its orisinal design.

The new Senate proceeded to the Hon. Charles Dewey, the Senate proceeded to the continuous and opposition of the State Prison claims your especial regard. At the last meeting of the Legislature, provision was not continuous and discipline, to go into operation at the expertation of the principal Secretary; but on the said secretary is not on the suggestion of Mr. Collins, the motion was with the motion was with the subsymptory of the Wabash, by declaring itself in favor of JUDGE McLEAN, as the WHIG CANDIDATE of JUDGE McLEAN, as the work is still pending itsering and the requested to attend in a body. Accordingly Mr. D. Warshall were appointed a to special regard to the successful to the motion was advocated by Messrs. The new Senators having been sworn into office by the Hon. Charles Dewey, the Senate proceeded to the requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. S. Thompson, and J. May. It was the work is will pending at the requested to attend in a body. Accordingly Mr. Solution. We requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. May. It was the work is will pending at the requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. May. It was the work is will pending at the requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. May. It was the requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. May. It was the work of said the requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. May. It was the requested to attend in a body. Accordingly Mr. D. W. J. Brown and J. May. It was the requested to attend in a body. Accordingly Mr. D. W. J. Brown

Promate Count, Assert trees, A. D. 1841, Edward Grd. administrator of the estate of heavy Adams, decreased, Resolved, That the next legislature be instructed sold his momental sound forth that the said Vary, at the tree of Church, Chiplain—all of whom entered upon the discharge of their duties according to law. Herewith, I lay before you the present year. He gives a full account of the state of the present year. He gives a full account of the state of the dupe of designing and selfish men. Although the thirds of its appraised value.

Pavid Herriman drew 2 years, Abner Davis 3, Church, Chiplain—all of whom entered upon the discharge of the instructed Zebulon Sheets 1.

Resolved, That the next legislature be instructed Zebulon Sheets 1.

After the three new Senators had drawn lots, Mr. After the three new Senators had drawn lots, Mr. After the three new Senators had drawn lots, Mr. Weertheless, to a certain extent. Judge McLean will be the dupe of designing and selfish men. Although the thirds of its appraised value.

Resolved, That the next legislature be instructed Zebulon Sheets 1.

Nevertheless, to a certain extent. Judge McLean will be the dupe of designing and selfish men. Although the thirds of its appraised value. Charge. That said devotes the dangle said to be bearing Educated Adams from Adams, Day of Adams, James Adams, Leathers and sectors, howe at law, her said ving. others. A discussion then arose, in which Messrs. Governor and inform him that both Houses are fully mean to contend, it is not their only ultimate object. PUBLIC MEETING IN SHELBY COUNTY. That there was now and assume by said described at the time of their

will be freely applied for the purpose of securing to the Secretaries. The following resolutions were passed well-contrived, though heartless scheme, a successful con- without a discenting voice:—

SYLVAN B. MURRIS, Clerk, S. C. C.

For Region, Writing Springs, Decepts of Highth Grammer,

that every trimming and designing knave shall shiver in will assemble at this place on Christmas day, do B. S. C. F. Et at a state a termined that our public officers, through force of public opinion, shall resign their diff rent trusts re-

Consequent that I had these has to made at the price I say ? If supplied, past can at the start expends the Pointer theore, and in

on Saleston, Lie. List, as no continue of John W. Harrier, de "mill-stone," which has stuck to the whigs like a poisoned shirt. For one, "we" (the editor) will carry the load no farther. Those who have stomachs for the fight may no farther. Those who have stomachs for the fight may have a notice that the best week, on the way to a mark the stomachs for the fight may have a notice that the best week, on the way to a mark the week, on the way to a mark the way to a mark the stomachs for the fight may have a notice that the way to a mark the way to a mark

CHESSE